## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT CHATTANOOGA

UNITED STATES OF AMERICA	) Case No. 1:09-cr-123-001
v.	)
GREGORY A. MERCER	) COLLIER / LEE )
REPORT AND RECOMMENDATION	
Upon Defendant's motion, the Court orde	red a mental evaluation of Defendant [Doc. 312].
After completion of the mental evaluation, a forest	nsic report regarding the evaluation was received
by the Court. The findings set forth in the fore	ensic report are that Defendant is not currently
suffering from a mental disease or defect renderi	ing him mentally incompetent to the extent he is
unable to understand the nature and consequences	s of the proceedings filed against him or properly
assist in his defense, and that he is competent to s	stand trial. The findings regarding sanity are that
Defendant was sane at the time of the alleged offense, and he did not suffer from a mental illness	
that interfered with his ability to appreciate the nature and quality or wrongfulness of his actions.	
Defendant has filed a waiver of any competency	hearing [Doc. 454]. Given the waiver and the
findings contained in the forensic report, I RECO	<b>DMMEND</b> that Defendant be found competent to
understand the nature and consequences of the pro	ceedings against him, able to assist in his defense,
and competent to stand trial.1	
SO ORDERED:	
ENTER.	Susan K. Lee

<sup>1</sup>A party may serve and file objections to this report and recommendation within fourteen (14) days after being served with a copy of this report and recommendation. Failure to object in accordance with Fed. R. Crim. P. 59 waives a party's right to review.

Case 1:09-cr-00123-TRM-SKL

SUSAN K. LEE

UNITED STATES MAGISTRATE JUDGE